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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/667,544	09/22/2003	Matthew Bells	555255012571	9931

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EXAMINER	
LAM, DUNG LE	
ART UNIT	PAPER NUMBER
2617	

SHORTENED STATUTORY PERIOD OF RESPONSE	MAIL DATE	DELIVERY MODE
3 MONTHS	03/22/2007	PAPER

**Please find below and/or attached an Office communication concerning this application or proceeding.**

If NO period for reply is specified above, the maximum statutory period will apply and will expire 6 MONTHS from the mailing date of this communication.

<b>Office Action Summary</b>	Application No.	Applicant(s)	
	10/667,544	BELLS ET AL.	
	Examiner	Art Unit	
	Dung Lam	2617	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

### Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

### Status

- 1) ☐ Responsive to communication(s) filed on 12/12/06
- 2a) ☒ This action is **FINAL**.                      2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

### Disposition of Claims

- 4) ☒ Claim(s) 29-38 is/are pending in the application.
- 4a) Of the above claim(s) 1-28 is/are withdrawn from consideration.
- 5) ☐ Claim(s) \_\_\_\_\_ is/are allowed.
- 6) ☒ Claim(s) 29-38 is/are rejected.
- 7) ☐ Claim(s) \_\_\_\_\_ is/are objected to.
- 8) ☐ Claim(s) \_\_\_\_\_ are subject to restriction and/or election requirement.

### Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on \_\_\_\_\_ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.  
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).  
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

### Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All    b) ☐ Some \*    c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
  2. ☐ Certified copies of the priority documents have been received in Application No. \_\_\_\_\_.
  3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).

\* See the attached detailed Office action for a list of the certified copies not received.

### Attachment(s)

- |   |   |
|---|---|
| 1) <input type="checkbox"/> Notice of References Cited (PTO-892)                        | 4) <input type="checkbox"/> Interview Summary (PTO-413)                     |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948)    | Paper No(s)/Mail Date. _____  |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) | 5) <input type="checkbox"/> Notice of Informal Patent Application (PTO-152) |
| Paper No(s)/Mail Date. _____  | 6) <input type="checkbox"/> Other: _____                                    |

## DETAILED ACTION

### *Claim Rejections - 35 USC § 112*

The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

Claims 29-38 rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claim 29 cites, "presence server observes the state of the messaging client by receiving presence data from the messaging client, without continuously transmitting presence information requests thereto, indicating that the messaging client has returned to the first known state". The specification does not disclose the above underlined limitation and neither does the Remarks identify where the added limitations are supported in the specification.

***Claim Rejections - 35 USC § 103***

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

1. Claims **29-30, 32-38** are rejected under 35 U.S.C. 103(a) as being anticipated by **Agrawal** (US Pub. No. 2002/0083127) in view of **Dorencosch** (US Pub No. 2002/0173308).

2. Regarding **claim 29**, **Agrawal** teaches a method of instant messaging between a plurality of messaging clients configured to transmit instant messages and presence data between each other [0025], the presence data including a first known state in which a messaging client is receptive to communicating with other messaging clients (Abstract), comprising:

a. receiving communications including presence data from each of the messaging clients ([0024]) at a presence server (Note presence data is sent from the mobile station to the presence server via the application server which still broadly reads on the limitation, since the claim language does not excludes an intermediary between the mobile and presence server.) In addition, paragraph 24 also suggests that presence server can be situated at the application server.

b. the presence server determining the present state of the messaging clients using the presence data ([0050-0052]) and

c. storing information in an inherent state table entry for each of the messaging clients indicating the present state of the messaging client ([0052, 0053]), for each of the messaging clients that is in the first known state, the presence server periodically transmitting to each of the messaging clients present state data regarding the other messaging clients stored in the state table entries (presence notification is delivered to buddy [0026], presence data is updated at regular intervals [0025], and [0041, 0052]).

Agrawal further teaches that when a user does not access the messaging application for a predetermined period of time, the presence state is modified as "present but inactive" which is broadly interpreted to be the same as "after a predetermined amount of lack of communications from the client, assigns a new state of "unknown" to the client (Note, the state "present and inactive" is the same as "unknown" because they both receive their state name as a result of lack of communications between the server and the client after a predetermined period of time, [0052]).

**Agrawal** also teach that the presence server obtains the above unknown status by querying whether **the messaging application** has been accessed **once or twice** which reads on the limitation of "without continuously transmit a presence information request thereto" ([0052]).

**Agrawal** teaches that when there's lack of user presence, which can be due to unavailability or unreachable state, then data delivery should be canceled ([0051]).

Although **Agrawal** does not specifically teach that the data is presence data, he does teach that time sensitive data being delivered to unavailable clients should not be delivered ([0048]). Presence data is indeed a type of time sensitive data because the

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other buddies' status may not be the same when the "unknown" status buddy is back to active. Therefore it would have been obvious for one skill in the art at the time of the invention to modify Agrawal's teaching to inhibit not only regular data delivery but also time sensitive data such as presence data delivery because it saves network resources to not deliver data to people who are not around to receive the data.

Agrawal also teaches that data should be delivered when a messaging client is available and not deliver when the client is not available which broadly reads on the concept of not delivering presence data by the server until the messaging client has returned to its available state ([0044, 0048]).

Furthermore, in an analogous art, **Dorencosch** teaches that if the IM proxy/presence server does not receive any communications from a messaging client for a predetermined period of time due to temporary unavailability or roaming, then the IM proxy/presence server thereafter inhibiting further periodic transmissions of data from other messaging clients until the messaging client transmits presence data to the presence server indicating that it has returned to the first known state ([0004, 0005, 0020, 0029]).

Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to combine **Agrawal's** teaching of modifying the presence status of a client when there's lack of communications along with Agrawal's suggestion of stopping time-sensitive data delivery to unavailable clients which is further supported by **Dorencosch's** teaching of discarding data or any kind of data delivery to the client

when there's lack of client's communication because this would obviously reduce the amount of wasteful radio resource usage in sending data to an unreachable client.

3. Regarding **claim 30**, Agrawal and Dorencosch teach all the limitations as in claim 1 (see claim 1 above). He further teaches a step in which each of the plurality of messaging clients, the presence server setting a communication timer to a predetermined value that, when expired, will put the messaging client into an unknown state if no communications are received at the presence server from the messaging client before the timer expires (After a predetermined period of time expires without user activity on the application or user response is received, a status becomes "Present and inactive" or "absent", para. 52).

4. Regarding **claim 32**, **Agrawal** and **Dorencosch** teach all the limitations as in 29 (see claim 29 above). **Agrawal** further teaches the step of: each of the plurality of messaging clients having a buddy list of other messaging clients with which the messaging client is interested in communicating with (para 26); when the messaging client is in a first known state in which it is receptive to receiving presence information, then obtaining presence information for each of the other messaging clients on the buddy list (para. 44 and 50).

5. Regarding **claim 33**, **Agrawal** and **Dorencosch** teach all the limitations as in 29. **Agrawal** further teaches the step of: transmitting instant messages between two of the messaging clients having presence information regarding one another (para. 25).

6. Regarding **claim 34, Agrawal and Dorencosch** teach all the method of claim 33 except for the messaging clients transmit instant messages between one another regardless of the presence state data stored at the presence server. However, it is known in the art of instant messaging for example ICQ or yahoo messaging applications to allow users to send messages to others regardless of their buddies' status.

Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to have this functionality built in the product to give the users the convenience of leaving a message and not having to sit around and wait till the other person to get online in order to communicate.

7. With regard to **claim 35, Agrawal and Dorencosch** teach the method of claim 29 but do not explicitly teach the step of detecting that the messaging client has transitioned from the unknown state to the first known state and in response thereto, transmitting presence information for the other messaging clients to the messaging client. However, the concept of transitioning from one state to another is known in instant messaging (e.g. on-line to idle, or idle to on-line). Therefore, it would have been obvious for one skill in the art at the time of the invention to have a transition state to indicate a more up-to-date status of the user. (para. 50 and 52).

8. Regarding **claim 36, Agrawal and Dorencosch** teach the method of claim 35, wherein the known state is the first known state in which the messaging client is receptive to communicate with the other messaging clients (para. 50).



9. With further regarding **claim 37, Agrawal and Dorencosch** teach the method of claim 36, **Agrawal** further comprising the step of detecting that the messaging client has transitioned from the unknown state to the first known state and in response thereto, transmitting presence information for the other messaging clients to the messaging client (see claim 35 and para. 50).

10. Regarding **claim 38, Agrawal and Dorencosch** teach the method of claim 29. Agrawal further comprising the steps of: as long as the messaging client is in the first known state, the presence server periodically transmitting presence information (presence updates at regular time intervals para. 25) from the other messaging clients to the messaging client; the presence server receiving an indication from the network that a periodic transmission of the presence information has not been successfully delivered to the messaging client (para. 52); and inhibiting the periodic transmission of presence information to the messaging client until the network indicates that the messaging client is once again able to receive transmissions (delivery should be canceled due to lack of user presence para. 51).

11. Claim **31** is rejected under 35 U.S.C. 103(a) as being unpatentable over **Agrawal** (US Pub. No. 2002/0083127) and **Dorencosch** (US Pub No. 2002/0173308) in view of **Mathis** (US publication No. 2003/0083046).

12. Regarding **claim 31, Agrawal and Dorencosch** teach all the limitations as in claim 29 (see claim 1 above). However, he fails to explicitly teach a step in which transmitting presence information directly from each of the plurality of messaging clients to the other messaging clients. In an analogous art, Mathis teaches that the presence

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updates are directly sent to other client devices rather than the server. Therefore, it would have been obvious for one of ordinary skill in the art at the time of the invention to combine Agrawal's teaching with Mathis to send the presence update directly to other clients to allow the presence to be updated faster instead of going through more intermediate points.

### ***Response to Arguments***

Applicant's arguments filed 12/12/06 have been fully considered but they are not persuasive.

Applicant argues that none of these paragraphs in Agrawal disclose the steps of claim 29 in which (a) the presence server periodically transmits presence state data to the messaging devices in the first known state for the other messaging clients or (b) the step of inhibiting the transmission of presence state data messaging devices after a predetermined time period during which no communications.

The examiner respectfully disagrees. As addressed in the above rejection, Agrawal clearly teaches (a) the concept of the presence server periodically transmits presence state data to the messaging devices in the first known state for the other messaging clients (presence notification is delivered to buddy [0026], presence data is supplied by presence server [0025], and [0041, 0052]). Furthermore, the concept of the presence server periodically transmits presence state data to the other messaging devices in the first known state (available or active) is also a well known feature in the instant messaging art.

As addressed above, the concept of inhibiting the transmission of presence state data messaging devices after a predetermined time period during which no communications is an obvious modification of what both Agrawal and Dorenbosch teach. They both teach the concept of not sending data to clients that are not available to receive data. Agrawal further teaches that time sensitive data should definitely be discarded if the client is not around to accept the data ([0028]). Presence data or other people's current status is certainly a type of time sensitive data. If a client is not around to receive the data then it is also very logical for it to not care or be interested in receiving whether others status. Therefore, Agrawal and Dorenbosch's teaching strongly suggest the concept of not sending presence data or any time-sensitive data to unavailable client to minimize system's resource.

Applicant further argues that the reference do not teach "without continuously transmitting presence request thereto." However, Agrawal teaches that the presence server obtains the above unknown status by querying whether the messaging application has been accessed once or twice. Therefore, Agrawal's teaching does not **continuously** transmit a request to a client ([0052]).

**Conclusion**

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire **THREE MONTHS** from the mailing date of this action. In the event a first reply is filed within **TWO MONTHS** of the mailing date of this final action and the advisory action is not mailed until after the end of the **THREE-MONTH** shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than **SIX MONTHS** from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dung Lam whose telephone number is (571) 272-6497. The examiner can normally be reached on M - F 9 - 6 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Lester Kincaid can be reached on (571) 272-7922. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

DL

  
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